

COMMONWEALTH OF KENTUCKY  
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

CHARLES AND DELORISE EVANS	)	
D/B/A MEADOWBROOK	)	
	)	
COMPLAINANT	)	
	)	CASE NO. 96-301
v.	)	
	)	
WEST MARSHALL WATER DISTRICT	)	
	)	
DEFENDANT	)	

O R D E R

On May 29, 1997, West Marshall Water District ("West Marshall") and Charles and Delorise Evans d/b/a Meadowbrook ("Complainants") filed with the Commission an agreed order which contains the signatures of the parties. In the agreed order, West Marshall states that, "subject to Public Service Commission approval, [it] will borrow a sum not to exceed \$13,381.60, which represents the total amount that West Marshall Water District owes Charles and Delorise Evans D/B/A Meadowbrook, for the extension for water main service to their twenty (20) lots, located in Phase (1) of the Meadowbrook Mobile Home Park." The parties request Commission approval of the agreed order and dismissal of this case. The Commission treats the parties' requests as a motion.

Having reviewed the evidence of record and being otherwise sufficiently advised, the Commission finds that West Marshall's offer lacks sufficient detail. The Commission therefore finds that the parties' motion should be held in abeyance until West Marshall files additional information concerning the loan that is the subject of its offer.

IT IS THEREFORE ORDERED that:

1. The parties' motion is hereby held in abeyance.
2. By no later than 10 days from the date of this Order, West Marshall shall file with the Commission the original and six (6) copies of the following information concerning the loan that is the subject of its offer:
  - a. The name and address of the lender.
  - b. An amortization schedule for said loan.
  - c. Will the debt service requirements for the loan necessitate a rate increase?

Done at Frankfort, Kentucky, this 9th day of June, 1997.

PUBLIC SERVICE COMMISSION

  
For the Commission

ATTEST:



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Executive Director